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the appropriate Federal Records Center for ions on reverse.

5 PAGES 5. FIOM (Enter the name and complete mailing address of the office retiring the records. The signed receipt of this form will be sent to this address)

(Complete the address for the appropriate records center serving your area) **Federal Archives and Records Center General Services Administration**

As shown in FPMR 101-11.410-1

TO TO

2. AGENCY TRANSFER AUTHOR-IZATION TRANSFERRING AGENCY OFFICIAL (Signature and title) DATE Martha McKee Environmental Protection AGENCY CONTACT TRANSFERRING AGENCY LIAISON OFFICIAL (Name, office and telephone No.) Ida Gilleland 767-9003

Environmental Protection Assistant

4. RECORDS CENTER RECEIPT RECORDS RECEIVED BY (Signature and title)

Environmental Protection Agency Air & Waste Management Division Superfund Enforcement Section "6AW-SE" Interfirst Two Building 1201 Elm Street Dallas, TX 75270

> BACK UP MATERIAL USED TO GENERATE INVESTIGATION REPORTS (BALANCE OF ACTIVE FILES INHOU

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DATE

Standard Form 135 (Rev. 6-76) Prescribed by GSA FPMR (41 CFR) 101-11.4

CORDS TRANSMITTAL

AND RECEIPT

(Continuation)

This form is to continue listing of Records Data when space on SF 135 is not adequate. Instructions for completion of SF 135 apply.

TRANSFERRING AGENCY'S NAME DATE PAGE OF 2 5

Environmental Protection Agency

PAGE8

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UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION VI

1201 ELM STREET DALLAS, TEXAS 75270

1535 HOY -7 PM 3: 13

SUPERIOR FORMER

MEMORANDUM

Subject: Planned RCRA PA/SI's for first half of FY86.

To:

Martha McKee, Chief

Superfund Enforcement, 6H-EE

From:

Steven Schwartz, Acting Chief

Technical Section, 6H-CT

Enclosed is a list of those facilities for which a RCRA PA/SI is planned in the first half of FY86. The list also indicates those facilities which have been investigated earlier by CERCLA. Information concerning the State of Texas will be forwarded to your office at a later date.

If there are any discrepancies in this list concerning CERCLA actions, please contact Joseph Hofbauer (6H-CT) at X9826.

LA 353

SUPERFUND FILE

SEP 2 0 1992

REORGANIZED

	NAME	EPA ID #	CERCLA ACTION
Arkansas:	1) ENSCO 2) Frit Industries 3) Koopers 4) Vertac-West Helena 5) Lion Oil (TOSCO) 6) Diaz Refinery 7) Great Lakes 8) Remington 9) MacMillian	ARD067748192 ARD059636456 ARD006344824 ARD990660649 ARD000021998 ARD092915735 ARD043195429 ARD047335096 ARD008049207	AR00099 PA AR00353 PA/SI AR00272 PA/SI AR00361 PA AR01384 PA/Si AR01228
Louisiana:	1) Monsanto 2) Stauffer 3) Rollins Environmental 4) Exxon Co., USA 5) Murphy Oil 6) BFI 7) Chemical Waste Mgmt. 8) PPG	LAD001700756 LAD008161234 LAD010395127 LAD062662887 LAD008058471 LAD000618756 LAD000777201 LAD008086506	LA00787 PA LA00264 PA LA00337 PA LA00353 PA LA02232 PA
New Mexico:	1) Fort Wingate 2) White Sands Missle Range 3) Kirtland Air Force Base 4) Holloman AFB 5) Cannon AFB 6) Los Alomos Nat'n Lab 7) Sandia Nat'n Lab 8) Navajo 9) Giant Refinery	NM6213820974 NM2750211235 NM9570024423 NM657212422 NM757212454 NM0890010515 NM589010518 NMD489918817 NMD000333211	NM01562 PA/SI NM01601 PA NM01597 PA NM01589 PA NM01571 PA
Oklahoma:	1) USPCI 2) Allied Materials Corp 3) Conoco, Ponca City 4) Xerox Corp. 5) Agrico Chemical Corp 6) American Airlines 7) Sheffield Steel 8) Eagle Picher (EOM) 9) Firestone 10) Sun Petroleum	OKD065438376 OKD007192719 OKD007233836 OKD079986568 OKD990695991 OKD001824564 OKD007219181 OKD007158454 OKD000803205 OKD058078775	OK00698 PA/SI OK01422 PA OK01244 PA/SI

LA353

RECEIVED FPA REGION VI



EXXON CHEMICAL AMERICAS 1983 JUL 15 PM 3: 25

P.O. Box 241, Baton Rouge, Louisiana 70821

SUPERFUND BRANCH

BATON ROUGE CHEMICAL PLANT

July 12, 1983

Mr. Philip E. Sumner, Jr. Ecology and Environment, Inc. 1507 Main Street, Suite 814 Dailas, TX 75201

Dear Mr. Sumner:

On Friday, July 8, 1983, our attorney Charles Goldberg and I conferred by telephone with Bonnie DeVos, Dennis Guild and an EPA attorney regarding your proposed sampling of Exxon facilities for the presence of dioxin. Since your initial visit to our facility had been represented primarily as an investigation of the phthalic anhydride process (PALA), we were concerned about your statements concerning extension of the investigation to other areas of our plants. We are also concerned over your refusal to enter into a confidentiality agreement, since the phthalic anhydride process is operated under a confidential licensing agreement. These considerations lead to our contact with EPA.

In our conversation with EPA we agreed that Exxon would send you a generalized plot plan of PALA, from which certain pieces of competitively sensitive information (such as the exact number of reactors, condensers, etc.) had been eliminated. The plot plan is enclosed with this letter as well as a plot plan of the Baton Rouge Refinery. There is no need for a confidentiality agreement regarding these documents and we understand these will suffice for your purposes.

Is is our understanding from our conversation with EPA that the initial phase of your program will consist of sampling for 2, 3, 7, 8-tetrachlorodibenzo-p-dioxin (2, 3, 7, 8-TCDD) in and around the PALA unit. Mr. Guild mentioned that he had some concerns over processes in our complex other than phthalic anhydride that could be suspected of dioxin contamination and asked for a description of all products manufactured by Exxon in Baton Rouge. This would be an extensive task because of the complexity and variety of processes in our plants. We agreed that the most effective approach to such an investigation would be for him or you to suggest to us those types of processes suspected. If we can obtain a list of such processes, we will be happy to discuss their use, if any, by Exxon as well as any basis for extension of your sampling program. Until that time we understand that any sampling will take place only at or around the PALA unit, for the purpose of detecting 2, 3, 7, 8-TCDD.

SEP 2 0 1992

SUPERFUND

REORGANIZED

A division of EXXON CHEMICAL COMPANY, a division of EXXON CORPORATION

Mr. Philip E. Sumne Jr. Page 2 July 12, 1983

It is Exxon's intention to cooperate with you as fully as possible in your efforts. This can be done most efficiently if we have a clear understanding of the goals of your study and the methods to be used. If you have the need to discuss your plans further, please contact me at telephone number (504) 359-4352.

Very truly yours,

E. E. SALE

Environmental Coordinator

EES/cfw Attachment

cc: C. Goldberg - BRRF, Law Department

G. D. Healy - Louisiana Department of Natural Resources

B. J. Porter -

J. B. Stiebing - EPA, Dallas, TX

B. DeVos

S. L. Nott -

COMPANY PROPRIETARY Dee letter 7-12-83

AIR COMPRESSOR

TANKFIELD

PALA PLOT PLAN

REACTORS

STEAM SYSTEM

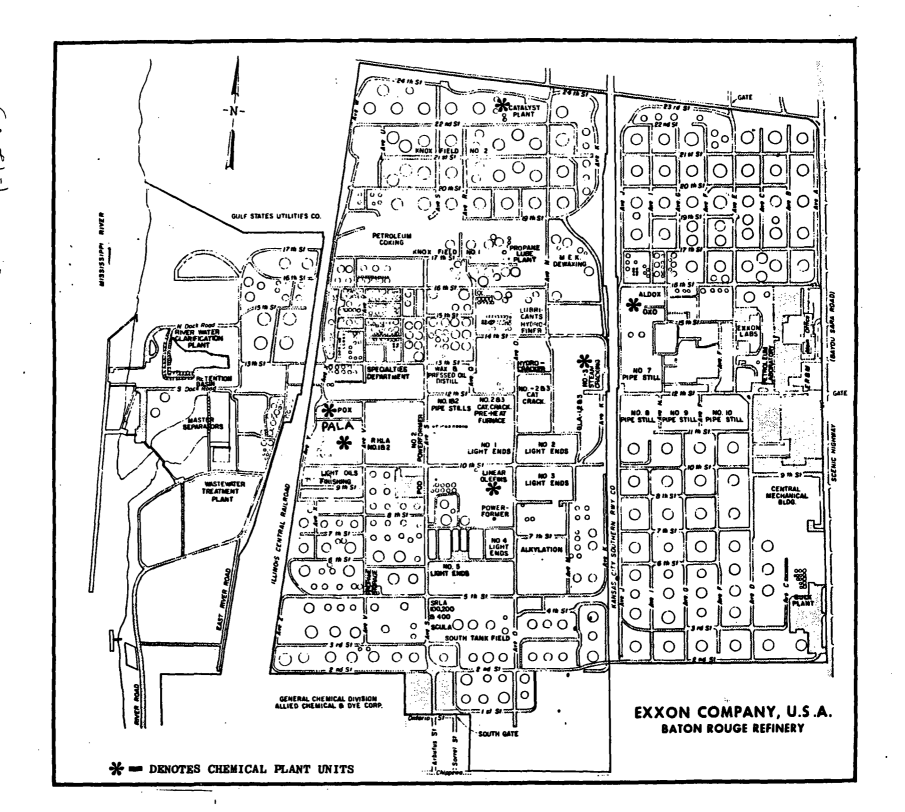
SWITCH CONDENSERS

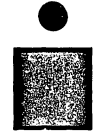
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OIL COOLERS

INCINERATOR

MECHANICAL SHOP











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EXXON CHEMICAL AMERICAS

P.O. Eox 241, Earon Bouge, Louisiana 70821

PATON ROUGE CHEMICAL PLANT

July 7, 1983

Confidentiality of Information

Mr. Phil Sumner Mr. Al Newton Environment and Ecology, Inc.

Dear Sirs:

Your company has been retained by the United States Environmental Protection Agency, Region VI, (EPA) as a duly authorized contractor under RCRA §3007 and CERCLA §104. You will be entering the Exxon Baton Rouge Chemical Plant and Refinery (Exxon) for the purpose of inspecting to determine if an "imminent and substantial endangerment to health or the environment" exists as described by RCRA §7003 and CERCLA §106.

In the course of this inspection, Environment & Ecology, Inc. (EEI) or its employees may receive information which is of a confidential or proprietary nature. Specifically, you will be studying operating units, including those related to the production of Phthalic Anhydride. Such production is undertaken by Exxon Chemical Americas pursuant to a license agreement with BASF Aktiengesellschaft which restricts disclosure of information regarding the process utilized.

In consideration of Exxon's agreement to allow your presence on its premises and to supply confidential business information requested, EEI agrees as follows:

- 1. Any and all information relating to the operations or conditions of any Exxon facility or any process used therein or thereon disclosed directly or indirectly, orally or in writing, as a result of access to Exxon's facilities, are to be held in confidence, unless you are specifically released in writing by Exxon.
- 2. Such information shall be used solely for the purpose of conducting the above-referenced inspection and in no other manner, unless you are specifically authorized in writing by Exxon.

 Such information shall be used solely for the purpose of conducting the above-referenced inspection and in no other manner, unless you are specifically authorized in writing by Exxon.

SEP 2 0 1992

Mr. Phil Summer Mr. Al Newton

3. Before submission of any information to EPA you shall inform Exxon in writing, so that appropriate provision can be made to preserve the confidentiality of the business information under the Freedom of Information Act, as provided in 40 C.F.R. §2.201 et seq.

If you agree with the above, please sign two copies of this letter, and return one for Exxon's files. Thank you for your cooperation in this matter.

CG: dmt

Exxon Chemical Americas
(a division of Exxon Chemical Company,
a division of Exxon Corporation)

By: Sille

Accepted and Agreed to:

Environment and Ecology, Inc.

By:	By:
Phil Sumner	Al Newton

7979 GSRI RD . BATON ROUGE, LA 70808

Asbestos Analyses

for

Exxon Chemical Co. U.S.A.

Medical Department
P.O. Box 551
Baton Rouge, LA. 70821

SUPERFUND FILE

February 21, 1980

SEP 2 0 1992

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Cetyon Bitonkoug Refin.



February 21, 1980

One bulk sample was received on February 14, 1980 for Asbestos evaluation. The material was examined using Phase-Contrast Microscope and Scanning Electron Microscope equipped with energy-dispersive X-ray spectrometer (SEM-EDS). The results are summarized in Table I.

TABLE I

Sample Ident.

Asbestos evaluation

Bulk (Marinite)

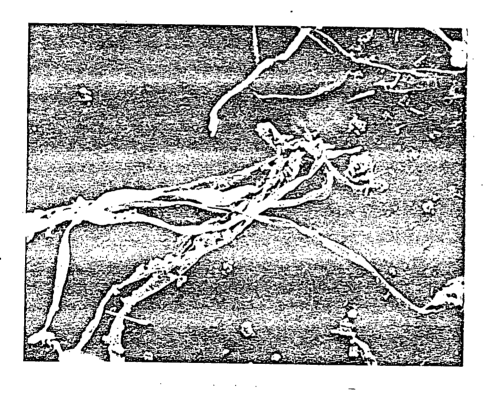
None Detected

Attached SEM photographs and X-ray scan confirm the absence of Asbestos in the sample. The sample appears to be composed of Silicon, Calcium and Organic matter; where as Asbestos containing Chrysotiles. Tremolites, Amphiboles have Mg, Si, Ca, Na and Fe in various ratios.

Sham L. Sachdev, Ph.D., C.I.H. Executive Vice President



7979 GSRI RD. • BATON ROUGE, LA 70808



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